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March 25, 2008

BY FACSIMILE Hon. Denny Chin **United States District Court** 500 Pearl Street New York, New York 10007-1312 MEMO ENDORSED

Re: United States v. Shaofing Shi.

Your Honor.

I am writing to respectfully request a modification in the defendant's ball package so that he may take a short trip with his son and wife. Mr. Shi would like to take his son to Washington D.C. and Philadelphia to show him the sights in those cities. The defendant is currently released after executing a bond in the amount of \$100,000.00 co-signed by his wife and a family friend and placing his home as collateral for the bond. His travel is limited to the EDNY, SDNY and the District of New Jersey. Thus, he respectfully requests this temporary modification. He would be leaving for Washington on March 28th and then from there travel to Philadelphia on March 29th and then return home on March 30th. I have consulted with AUSA Rosemary Nidlry and she has no objection to this temporary modification.

Thank you for your attention to this matter.

Most Respectfully,

cc.: Rosemary Nidiry

Assistant United States Attomey

Southern District of New York

John Moscado

Pre-Trial Officer

SO ORDERED

U.S.D.J.

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